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10 THE FACEBOOK, INC. and MARK ZUCKERBERG

11 UNITED STATES DISTRICT COURT
12 NORTHERN DISTRICT OF CALIFORNIA
13 SAN JOSE DIVISION

14
15 THE FACEBOOK, INC. and MARK
ZUCKERBERG,

16 Plaintiffs,

17 v.

18 CONNECTU, INC. (formerly known as
19 CONNECTU, LLC), PACIFIC
NORTHWEST SOFTWARE, INC.,
20 WINSTON WILLIAMS, WAYNE CHANG,
and DAVID GUCWA,

21 Defendants.
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Case No. 5:07-CV-01389-RS

**PLAINTIFFS' MOTION TO SEAL
PORTIONS OF THEIR MOTION TO
COMPEL COMPLIANCE BY
DEFENDANTS PACIFIC
NORTHWEST SOFTWARE AND
WINSTON WILLIAMS WITH
ORDER GRANTING MOTION TO
COMPEL SUPPLEMENTAL
INTERROGATORY RESPONSES;
AND EXHIBITS 3-6, 9 AND 11-13 TO
THE DECLARATION OF MONTE
M.F. COOPER IN SUPPORT
THEREOF; AND THE
DECLARATION OF CHRIS
SHIFLETT IN SUPPORT THEREOF
INCLUDING EXHIBITS 1, 1A, 2-3**

Date: February 27, 2008
Time: 9:30 A.M.
Judge: Honorable Richard Seeborg

1 Pursuant to Civil L.R. 7-11 and 79-5 (d), Plaintiffs respectfully submit this motion asking
2 the Court to file under seal their Motion to Compel Compliance By Defendants Pacific Northwest
3 Software and Winston Williams With Order Granting Motion to Compel Supplemental
4 Interrogatory Responses (“Motion to Compel”); Exhibits 3-6, 9, and 11-13 to the Declaration of
5 Monte M.F. Cooper in support of Plaintiffs’ Motion to Compel (“Cooper Declaration”); and the
6 Declaration of Chris Shiflett in support of the Motion to Compel (including the attached exhibits
7 1, 1A, 2 & 3) (“Shiflett Declaration”)

8 The parties entered into, and the California Superior Court issued, a Stipulated Protective
9 Order on January 23, 2006, which prohibits either party from filing in the public record any
10 documents that have been designated as “Confidential” or “Highly Confidential” pursuant to the
11 Protective Order.¹ In addition, Plaintiffs and ConnectU entered into, and the Court in the related
12 action *ConnectU, LLC v. Zuckerberg et al*, Civil Action No. 1:04-cv-11923, United States District
13 Court, District of Massachusetts. issued, a Stipulated Protective Order on July 6, 2005, which
14 prohibits either party from filing in the public record any documents that have been designated as
15 “Confidential” pursuant to the Protective Order.

16 Portions of the Motion to Compel contain discussions about the confidential materials
17 filed in support of the Motion, including ConnectU’s source code. This information was marked
18 Highly Confidential pursuant to the Stipulated Protective Order, and therefore is subject to Local
19 Civil Rule 79-5(d).

20 **Exhibit 3** to the Cooper Declaration is a true and correct copy of excerpts from the
21 January 29, 2007 Deposition of Pacific Northwest Software. The deposition was marked Highly
22 Confidential pursuant to the Stipulated Protective Order, and therefore is subject to Local Civil
23 Rule 79-5(d).

24 **Exhibit 4** to the Cooper Declaration is a true and correct copy of excerpts from the June
25 12, 2007 deposition of Pacific Northwest Software. The deposition was marked Highly
26 Confidential pursuant to the Stipulated Protective Order, and therefore is subject to Local Civil

27 _____
28 ¹ The parties are currently preparing a new Stipulated Protective Order pursuant to this Court’s
instructions at the January 16, 2008, Case Management Conference.

1 Rule 79-5(d).

2 **Exhibit 5** to the Cooper Declaration is a true and correct copy of documents Bates labeled
3 CUCA02976-77. These documents were marked Highly Confidential pursuant to the Stipulated
4 Protective Order, and therefore are subject to Local Civil Rule 79-5(d).

5 **Exhibit 6** to the Cooper Declaration is a true and correct copy of excerpts from the
6 January 16, 2006 deposition of ConnectU. The deposition was marked Highly Confidential
7 pursuant to the Stipulated Protective Order, and therefore is subject to Local Civil Rule 79-5(d).

8 **Exhibit 9** to the Cooper Declaration is a true and correct copy of excerpts from the June
9 19, 2007 deposition of Winston Williams. The deposition was marked Highly Confidential
10 pursuant to the Stipulated Protective Order, and therefore is subject to Local Civil Rule 79-5(d).

11 **Exhibit 11** to the Cooper Declaration is a true and correct copy of a documents Bates
12 labeled PNS0320945. These documents were marked Highly Confidential pursuant to the
13 Stipulated Protective Order, and therefore are subject to Local Civil Rule 79-5(d).

14 **Exhibit 12** to the Cooper Declaration is a true and correct copy of documents Bates
15 labeled PNS0002119. These documents were marked Highly Confidential pursuant to the
16 Stipulated Protective Order, and therefore are subject to Local Civil Rule 79-5(d).

17 **Exhibit 13** to the Cooper Declaration is a true and correct copy of documents Bates
18 labeled PNS01766 - 77. These documents were marked Highly Confidential pursuant to the
19 Stipulated Protective Order, and therefore are subject to Local Civil Rule 79-5(d).

20 The **Shiflett Delcaration** contains discussions about the confidential materials filed in
21 support of the Motion, including ConnectU's source code.

22 **Exhibit 1** to the Shiflett Declaration is a true and correct copy of source code produced by
23 Pacific Northwest Software at Bates numbers PNS 0269645 – PNS 0269840, PNS 0037449 –
24 PNS 0037454, PNS 0320971 – PNS 0320973, PNS 0281455 – PNS 0281458, PNS 0281469 –
25 PNS 0281473, and PNS 0310219 – PNS 0310221. These documents were marked Highly
26 Confidential pursuant to the Stipulated Protective Order, and therefore are subject to Local Civil
27 Rule 79-5(d).

Exhibit 1A to the Shiflett Declaration is a true and correct copy of source code produced by Pacific Northwest Software at Bates numbers PNS 0269645, PNS 0269805 – PNS 0269807, and PNS 0269832 – PNS 0269840. These documents were marked Highly Confidential pursuant to the Stipulated Protective Order, and therefore are subject to Local Civil Rule 79-5(d).

Exhibit 2 to the Shiflett Declaration is a true and correct copy of documents produced by ConnectU and Pacific Northwest Software at Bates numbers CUCA 02972, PNS 0002096, PNS 0310177 – PNS 0310179, PNS 0310185 – PNS 0310186, PNS 0310222 – PNS 0310223, PNS 0310455, PNS 0312063, PNS 0312353, PNS 0312717, PNS 0313436. These documents were marked Highly Confidential pursuant to the Stipulated Protective Order, and therefore are subject to Local Civil Rule 79-5(d).

Exhibit 3 to the Shiflett Declaration is a true and correct copy of documents produced by Pacific Northwest Software at Bates numbers PNS 000440, PNS 000443, PNS 000882, and PNS 000883 – PNS 000884. These documents were marked Highly Confidential pursuant to the Stipulated Protective Order, and therefore are subject to Local Civil Rule 79-5(d).

Dated: January 23, 2008

ORRICK, HERRINGTON & SUTCLIFFE LLP

/s/ Monte M.F. Cooper /s/
 Monte M.F. Cooper
 Attorneys for Plaintiffs
 THE FACEBOOK, INC. and MARK
 ZUCKERBERG

1 **CERTIFICATE OF SERVICE**

2 I hereby certify that this document(s) filed through the ECF system will be sent
3 electronically to the registered participants as identified on the Notice of Electronic Filing (NEF)
4 and paper copies will be sent to those indicated as non registered participants on January 23,
2008.

5 Dated: January 23, 2008

Respectfully submitted,

6 /s/ Monte M.F. Cooper /s/
7 Monte M.F. Cooper
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